PONIE No. 881 - TRUST DIEED (Assignment Pentroted).		COPYRIGHT 1895 8	TEVENS NEEDS LAN P	USUSH#43 CO., F	ORTLAND, OR 97304
47767 97	OCT 29 ALL:39	Vol.	<b>797</b> Pa	ge3	57749
TRUST DEED		`	OF OREGO		} ss.
ROBERT J. EARLEY 1420% SUMMERS LN		was rec	certify that eived for rec	the within	n instrument e day
KLAMATH FALLS, OR 97603 Grenton's Name and Autress			c'clock	M., an	d recorded in
HIGH DESERT LAND, LLC P.O. BOX 1316	SPACE RESERVED FOR RECORDER'S USE		and/	or as fee	file/instru-
KLAMATH FALLS, OR 97601 Bensficiary's Namo and Address		Record of	of	o <i>y</i>	
After recording, return to (Nerse, Addresse, Zip): HIGH DESERT LAND, LLC P.O. BOX 1316		affixed.	inicss my na	and and sc	artor County
KLAMATH FALLS, OR 97601	and the second	D.,	NAME		TILE Deputy:
THIS TRUST DEED, made this 26	MTC 42542-1	<u> </u>	<del></del>		
ROBERT J. EARLEY			•••••		
AMERITITLE CO. OF KLAMATH FALLS, OREX	HON				
HIGH DESERT LAND, LLC	WITNESSETH:			, as i	Beneficiary,
Grantor irrevocably grants, bargains, sells a KLAMATH County, Oregon, d	and conveys to trustee escribed as:	e in trust, wit	h power of	sale, the	property in
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits the property.  FOR THE PURPOSE OF SECURING PERFORM of FIVE THOUSAND, TWO HUNDRED I	thersot and all lixtures no IANCE of each agreemen	ow or herealter t of gransor her	attached to or ein contained	r used in co and payme	nnection with
note of even date herewith, payable to beneficiary or order not sconer paid, to be due and payable. OCTOBER 1	2007				
The date of maturity of the debt secured by this in becomes due and payable. Should the grantor either agree erty or all (or any part) of grantor's interest in it without beneticiary's option*, all obligations secured by this instructome immediately due and payable. The execution by grant assignment.	to, attempt to, or actually tirst obtaining the writtle timent, irrespective of the nitor of an earnest money	y aoli, convey, c en consent or a maturity dates	or assign all (o pproval of the s expressed the	or any part beneticiar: erein, or he	) of the prop- y, then, at the rein, shall be-
To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the property i provement thereon; not to commit or permit any waste of	n good condition and rep the property.	·		-	-
2. To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, of the complete or or requests, to join in executing such financing statements to pay for filing same in the proper public office or officer agencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance damage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with leticiary as soon as insured; if the grantor shall tail for any reat least fifteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected using indebtedness secured hereby and in such order as benefit or any part thereof, may be released to grantor. Such applicance or invalidate any act done pursuant to such notice.  5. To keep the property free from construction lient and the property free from construction lients.	incurred therefor.  covernants, conditions and pursuant to the Uniform  s, as well as the cost of a  con the buildings now o  may from time to time re  ason to procure any such i  f insurance now or hereal  nder any fire or other in  ciary may determine, or a  cation or release shall not  as and to pay all taxes, a	restrictions attle Commercial Co ull lien searches or hereafter ere quire, in an an all policies of in insurance and to ter placed on the sursance policy toption of bene cure or waive	ecting the pro- de as the ben- s made by fill ected on the mount not less awarance shall i o deliver the p he buildings, to may be eppl sticiary the en any default o  other charges	perty; if the ticiary mains officers property at than \$ be delivered officers to the beneficial by beau tire amount r notice of a that may	e beneticiary y require and or searching gainst loss or I to the bene- te beneticiary ary may pro- striciary upon to collected, default here- be levied or
assessed upon or against the property before any part of a promotly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct greent, beneficiary may, at its option, make payment there secured hereby, together with the obligations described in a the debt secured by this trust deed, without waiver of any rwith interest as aforesaid, the property hereinbefore described, and for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the beneficial and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust is trustee incurred in connection with or in enforcing this objects.	ne grantor fail to make pa sayment or by providing I sol, and the amount so ; saragraphs 6 and 7 of thi ights arising from breach bod, as well as the grant- and all such payments a sticiary, render all sums cluding the cost of title ligation and trustee's and	yment of any to beneficiary with said, with inter a frust deed, sh of any of the co or, shall be bou hall be immedil secured by this search as well i attorney's fees	axes, assessment funda with we nest at the raisall be added to the saidly for the total to the saidly due and trust deed im as the other controlly incursively incursive incur	nts, insuranthich to make set forth to and become extent to payable with the control of the cont	ce premiums, ke such pay- ke such pay- in the noto me a part of ch payments, hat they ere ithout notice, fue and pay- penses of the
<ol><li>To appear in and defend any action or proceeding and in any suit, action or proceeding in which the beneficial</li></ol>					

and in any suit, action or proceeding in which the beneficiar; or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or entorceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney tees; the amount of attorney fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal. It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attency, who is an active member of the Gregon State Bar, a bank, trust company or savings and loan association authorized to do husiness under the laws of Oregon or the United States, a title insurance company anthorized to legure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

"WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent is complete detail.

which are in excess of the amount required to pay all resemble costs, expenses and atterney's fees recessarily pold or incurred by granter in such proceedings, shall be paid to beneficiary and appliane costs and appeals are control, necessarily paid or incurred by Peneficiary in such proceedings, and the balance applied upon the indibidences secured hereby; and granter agrees, at its own expense, to take such actions and exacute such instruments as shall be necessary and any time and time to time upon written request to beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indibiticiens, traines may (s) consent to the making of any map or plan of the property; (b) join in grant any essement or creation of the property of the survivers (c) to the property of the indibitions, trained. The term of any matter or less that the conclusive proof of the variation of resource, without warrenty, all or any part of the property. The giantee in any reconveyance may be described as the "section any of the services mentioned in this paragraph shall be not less than \$5. the control, without payment of the property of the survivers proof of the variations of the property of any part thereof, in its own name sue or otherwise collect the tents, issues and profits, including those past to be appointed by a court, and without regards to the subquery of any security for the indebtodeness hereby, and in such order as beneficiary may determine.

In a such as the property or any part thereof, in its own name sue or otherwise collect the tents, issues and profits, or the proceeds of live and unput, and apply the same, less costs and expenses of operation and collection, including reasonable correctly to the control of the control of the property and the application or release thereof as allowed the payment of the property of the survivers of the property of the property of the pro 35775 the coverage purchased by beneficiary may not pey any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their hairs, legatees, devisees, administrators, executors, rsonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract cured hereby, whether or not named as a beneficiary herein. secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requirer, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporation and to individuals.

IN WITNESS WHEREOF, the grantor has executed this introduced the day and year first above written.

\*IMPORTANT NOTICE: Delste, by lining out, whichever warranty (a) or (b) is not applicable; it warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent, if compliance with the Act is not required, discepted this paties. compliance with the Act is not required, disregard this notice STATE OF OREGON, County of KIAMATTI by ROBERT J. EARLEY... This instrument was acknowledged before me on EFT. OFFINAL SEAL
DCNALD J. TORRIE
NOTARY PUBLIC - OREGON
COMMISSION NO. 029843
ACCOMMISSION EXPRES OCT 14, 1997 one onal Notary Public for Oregon My commission expires

TOR FOLL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of the A.D., 19 97 11:39 o'clock A. M., and duly recorded in Vol. October at Mortgages 35774 on Page Bernetha G. Letsch, County Clerk \$15.00 FEE alklum Kose